## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

United States Patent No. 5,784,808

Issued:

28 July 1998

Inventor:

Stan Hockerson, a U.S. citizen, of Albuquerque, NM

Assignee:

HOCKERSON-HALBERSTADT, INC. (a Louisiana corporation)

FOR:

"Independent impact suspension athletic shoe"

ATTORNEY DOCKET NO.: A09027US (99413.1)

## **Declaration of Stan Hockerson**

I am the inventor and the president of the assignee of the above-referenced patent.

I received a reminder (copy attached as Exhibit A) about payment of the 4-year maintenance fee from Richard Backus. I authorized payment of the 4-year maintenance fee through Richard Backus by sending him my check no. 3219 dated 12 January 2002 (copy attached as Exhibit B). I understand that the 4-year maintenance fee was paid by Richard Backus.

John P. "Johnny" Halberstadt and I have been partners in business since around 1991, when we formed Hockerson-Halberstadt, Inc. We together have seven issued patents (some in my name, some in Johnny's name, and some assigned to Hockerson-Halberstadt, Inc., as detailed in the table set out below). We have always paid the maintenance fees in these patents. Since around 1978, Richard Backus has handled my patent work, and since around 1991 Richard Backus has handled our patent work. Richard Backus has always timely sent us reminders of the maintenance fees due (except for the second maintenance fee due in United States Patent No. 5,784,808). We have issued over 70 licenses of our patent rights, and we have received millions

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of dollars licensing our patent rights. We would never knowingly allow one of our patents to lapse for failure to pay a maintenance fee.

I understood that Richard Backus would send us a reminder regarding future maintenance fees, as Richard Backus has represented me in patent matters since around 1978 (he has handled patents, a reexamination proceeding, and an appeal in the Court of Appeals for the Federal Circuit related to Hockerson-Halberstadt, Inc. patents). He has obtained several patents for me and Johnny Halberstadt, and he has handled the maintenance fees for me, Johnny Halberstadt, and Hockerson-Halberstadt, Inc. In the over 30 years since Richard Backus first represented me, he has always timely informed me or reminded me of deadlines, except for renewal reminders in relation to the 8-year maintenance fee of United States Patent No. 5,784,808.

Unfortunately, I never received any renewal reminders in relation to the 8-year maintenance fee from Richard Backus.

I have since learned (on or about 18 November 2008, when I received an answer to a complaint in a lawsuit filed by Hockerson-Halberstadt, Inc. and Standon LLC against New Balance Athletic Shoe, Inc. asserting infringement of United States Patent No. 5,784,808) that the above-referenced patent lapsed on 28 July 2006 for failure to pay the 8-year maintenance fee.

Patent attorneys have been engaged on behalf of me and Hockerson-Halberstadt, Inc. to investigate what happened and whether the patent could be revived. After much investigation (including searching of my patent files from on or about 18 December 2008 through 6 January 2009, and obtaining on or about 8 January 2009 a copy of a check used to pay Richard Backus for the first maintenance fee) it appears that the reason I did not receive a renewal reminder is

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that there was a docketing error which caused reminders about United States Patent No.

5,784,808 to be removed from Richard Backus's docket system, apparently sometime after the payment of the first maintenance fee in that patent.

I did not deliberately allow United States Patent No. 5,784,808 to lapse. The lapsing of United States Patent No. 5,784,808 was unintentional and unavoidable. I understood that Richard Backus, who I had engaged to handle my patent matters and as of 28 July 2006 had represented me for about 30 years in patent matters, would timely remind me of due dates for the 8-year and 12-year maintenance fees in United States Patent No. 5,784,808, as he had for the 4-year maintenance fee.

I did not deliberately delay in paying the 8-year maintenance fee. Since I learned of the failure to timely pay the fee, I have worked to determine whether the fee could be paid late and what steps must be taken to pay the fee late. I would like for the 8-year maintenance fee to be accepted at this time.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the patent.

2-27-09

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Date

Stan Hockerson

6718 Mossman Place North East

Albuquerque, NM 87110 Tel.: 505 875 1947

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## Patents of Stan Hockerson and Johan Halberstadt (with current status):

GSNN Ref. No. Application No. Filing Date	Patent No. Issue Date Expiration Date	Title Publication No.	Maintenance fees/ due
Inventor	,		
(Assignee of record)			

99413.5 10/909,972 3 August 2004 Stan Hockerson	7,111,415 26 September 2006 17 February 2024	Athletic shoe frame US 2005/0198863	26 March 2010, 2014, 2018 CIP of 10/714,546, filed 14 November 2003 Term ext by 93 days
99413.4 09/402,746 12 October 1999 Stan Hockerson, Thomas C. Lynch	6,273,827 14 August 2001 12 October 2021	Golf putter head	14 Feb. 2005 (paid 14 Feb. 2005), 2009 (paid 13 Feb. 2009), 2013
99413.3 09/308,050 11 May 1999 Stan Hockerson	6,145,221 14 November 2000 11 May 2019	Cleated athletic shoe	14 May 2004 (paid 14 Jan 2004), 2008 (paid 12 Dec 2007), 2012

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99413.1 08/714,964 17 September 1996 Stan Hockerson (Hockerson- Halberstadt, Inc.)	5,784,808 28 July 1998 1 March 2013	Independent impact suspension athletic shoe	(currently lapsed - working on reviving) 28 January 2002 (paid 18 Jan 2002), 2006 (not paid), 2010
			fee was due 28 July 2006 with 6 month grace period - next due 28 January 2010
			Cont of 400,336, filed 8 March 1995; which is a CIP of 259,744, filed 14 June 1994; which is a Cont of 24,601, filed 1 March 1993
99413.2 08/524,726 6 September 1995 Johan Halberstadt	5,678,327 21 October 1997 21 July 2014	Shoe with gait- adapting cushioning mechanism	All Mfees paid 21 April 2001 (paid 16 May 2001), 2005 (paid 7 April 2005), 2009 (paid 16 Feb. 2009)  CIP of 260,718, filed
99413.1 06/101,708 10 December 1979 Stan Hockerson (Hockerson- Halberstadt, Inc.)	4,322,895 6 April 1982 10 December 1999	Stabilized athletic shoe	21 July 1994 expired (all Mfees paid)

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99413.1	4,259,792	Article of outer	expired (all Mfees
06/061,427	7 April 1981	footwear	paid)
27 July 1979	27 July 1999		
Johan Halberstadt			
(Hockerson-			
Halberstadt, Inc.)			

Exhibit A - Hockerson Declaration

## LAW OFFICES OF RICHARD E. BACKUS

Richard E. Backus Kristin Hansen, Of Counsel Patent, Trademark and Copyright Law THE MONADNOCK BUILDING 685 MARKET STREET, SUITE 490 SAN FRANCISCO, CALIFORNIA 94105 Tel: 415-979-9876 info@rbackus.com www.rbackus.com Fax: 415-974-6199

Jan 3, 2002

Stan Hockerson 6718 Mossman Place, N.E. Albuquerque, NM 87110

Re: Independent Impact Suspension Athletic Shoe Patent #5,784,808 A-59987-3

Dear Stan:

This patent has come up on our docket to remind you that the first maintenance fee must be paid by the due date of Jan 28, 2002, or the patent will lapse.

This patent issued under the "small entity" fee status on the basis that you had less than 500 employees, and that there was no other entity having more than 500 employees which had a license or other rights under the patent. If the status has changed such that any of your licensees have more than 500 employees, then we are obligated to advise the Patent Office for purposes of calculating the maintenance fee. Assuming that the small entity status of this patent is still appropriate then the costs and services for paying the maintenance fee will be \$1,030 (\$880 PTO fee plus our \$150 service fee).

Please advise if you wish us to pay the maintenance fee. If we do not hear from you by the due date we will take no further action in this matter and the patent will lapse. Because of the size of the PTO fee, we will require advance payment of the total to pay the maintenance fee on your behalf.

Very truly yours,

Richard E. Backus

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